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| SERIAL NUMBER | FILING DATE | FIRST NAME | ED APPLICANT | | ATTORNEY DOCKETT NO. |
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| 08/4 | 32,414 05/0 | 1/95 RAY | | s | |
| | | | | MORRIS | S,EXAMINER |
| | | 12M2/0 | 1423 | | |
| | R C RICHARDSO ER INC | N | | ART UNIT | PAPER NUMBER |
| | EAST 42ND STR | EET | | ANTONII | PAPER NUMBER |
| | YORK NY 10017 | | | 120: DATE MAILED: | 1 5 |
| | | XAMINER INTERVIEW S | SUMMARY RECO | ORD | 04/23/96 |
| lli participants (applicant | t, applicant's representati | ve. PTO personnei): | | | |
| 110 | ~ Zielinski | (3). | | | |
| Day DA | . , | | | | |
| 2) Ths. The | nes . | (4) | | | |
| Date of interview4 | 417/16 | | | | |
| ype: \$\times Telephonic □ Personal (copy is given to □ applicant □ applicant's representative). | | | | | |
| ixhibit shown or demonstration conducted: Yes No. if yes, brief description: | | | | | |
| | | | | | |
| greement of was reached with respect to some or all of the claims in question. was not reached. | | | | | |
| Claims discussed: | | | | | |
| dentification of prior art o | discussed: | | | | |
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| | W-10-10-10-10-10-10-10-10-10-10-10-10-10- | | | | |
| Description of the genera | al nature of what was agr | ed to if an agreement was read | hed, or any other com | ments: Clain | 26 -29 are |
| allowable | in view | the data p | et forth o | n pages | 155-57 |
| the specing | (ication; Con | ensel pointed a | out that | one of. | the nethyl |
| groups in | the struck | the data printed or of claims I- | 27 should | d be hy | drogen. Course |
| A tulier description, if ne | cessary, and a copy of th | e amendments, if available, whi | ch the examiner agree | ed would render th | e cialms allowable must be |
| 1 | | s which would render the claims a separate record of the substa | | , a summary there | of must be attached.) |
| VAIVED AND MUST INC | CLUDE THE SUBSTANC | indicate to the contrary, A FORI E OF THE INTERVIEW (e.g., ite en one month from this interview | ems 1-7 on the reverse | e side of this form) | . If a response to the last Office |
| - | | | | | of the objections, rejections and |

PTOL-413 (REV. 2 -93)

box 1 above is also checked.

requirements that may be present in the last Office action, and since the claims are now allowable, this completed form is considered to fulfill the response requirements of the last Office action. Applicant is not relieved from providing a separate procedure of the substance of the interview unless